INTER-OFFICE COMMUNICATION FROM

THE OFFICE OF

CLERK OF THE BOARD OF COUNTY COMMISSIONERS

DATE: September 29, 1986

TO: Jan Winters, County Administrator
Lisa Heasley, County Attorney's Office
Tom Baird, Asst. Co. Attorney
David Bludworth, State Attorney
Joy Shearer, Asst. Attorney General
Captain Cook, Sheriff's Dept.-Civil
Jerry Nolan, Sheriff's Office-Admin.
John Lehner, PZ&B
Bob Palchanis, Building Division
Patty Young, 4th Dist. Ct. of Appeals
Law Library
County Library (2)
Pinky Yount, PBC Municipal League, Inc.
1708 N. Lakeside Drive, Lake Worth, FL 33460
OTHER: Charter Committee

FROM: John W. Dame

Chief Deputy Clerk

RE: PALM BEACH COUNTY ORDINANCE DISTRIBUTION

ORDINANCE NO. 86-30

TITLE REFERENCE: AN ORDINANCE AMENDING P.B.C. CHARTER, TO INCLUDE COUNTYWIDE PLANNING COUNCIL

Attached is a copy of the above referenced Ordinance of Palm Beach County. This Ordinance has been filed with Florida Department of State and forwarded to Municipal Code Corporation for codification. The effective date is January 1, 1987, if approved by a majority of electors on November 4, 1986.

JWD:ph/lc

attachment

cc:* Commissioners, BCC Clerk of BCC Minutes

* If a copy of ord. is needed please advise Ms. Lorie Clinger, Finance Department at 837-2959.

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ORDINANCE NO. 86- 30

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, PROVIDING FOR AMENDMENT TO THE CHARTER OF PALM FLORIDA, COUNTY, TO INCLUDE A COUNTYWIDE COUNCIL; PROVIDING FOR TITLE; PROVIDING FOR ADOPTION AMENDMENT TO CHARTER; PROVIDING FOR REFERENDUM; PROVIDING FOR FORM OF NOTICE; PROVIDING FOR BALLOT LANGUAGE; PROVIDING FOR ADOPTION BYFOUR-FIFTHS VOTE \mathbf{OF} THE BOARD OF COUNTY COMMISSIONERS; PROVIDING FOR INCLUSION IN THE CHARTER OF PALM BEACH COUNTY, FLORIDA; PROVIDING FOR SEVERABILITY; PROVIDING FOR EFFECTIVE DATE.

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WHEREAS, Section 1(c), Article VIII of the Constitution of the State of Florida provides that by general law a county government may be established by charter, and

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WHEREAS, the optional county charter law, Sections 125.80 through 125.88, Florida Statutes, (inclusive), provides that the Board of County Commissioners may propose a charter by ordinance subject to approval of the charter by referendum, and

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WHEREAS, the voters of Palm Beach County did adopt a charter for Palm Beach County at the general election on November 6, 1984 effective January 1, 1985, and

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WHEREAS, the Board of County Commissioners through its staff has proposed charter amendments which would provide better land use planning for Palm Beach County, and

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WHEREAS, informational hearings on the proposed charter amendments have been held throughout Palm Beach County to inform the public about the charter amendments and to receive suggestions to improve the charter amendments, and

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WHEREAS, passage of this ordinance will allow the residents of Palm Beach County to adopt the proposed charter amendments or not at a general election to be held November 4, 1986.

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NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

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SECTION 1 - TITLE:

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This ordinance may be cited as the "Countywide Planning Council Charter Amendment Ordinance."

SECTION 2 - ADOPTION OF AMENDMENTS TO CHARTER OF

PALM BEACH COUNTY, FLORIDA

Subject to the approval of the electorate as required by the Constitution and Laws of Florida and Section 3 of this ordinance, the amendment to the charter of Palm Beach County, Section 1.3 is hereby amended to read as follows and a new Article VII is hereby created to read as follows:

Section 1.3 SCOPE OF COUNTY ORDINANCES - CONFLICT WITH MUNICIPAL ORDINANCES.

Municipal ordinances shall prevail over County ordinances to the extent of any conflict regardless of the time of passage of the municipal ordinance, except that County ordinances shall prevail over conflicting municipal ordinances for the adoption and amendment of the Countywide Land Use Element adopted in accordance with Article VII of this Charter, "Countywide Planning Council."

ARTICLE VII

COUNTYWIDE PLANNING COUNCIL

Section 7.1 CREATION OF PALM BEACH COUNTY PLANNING COUNCIL.

There is hereby created the Palm Beach County Planning Council, hereinafter referred to as the "Planning Council."

Section 7.2 PURPOSE.

The Planning Council is hereby established to insure the effective harmonious development of a Countywide Future Land Use Plan Element, to coordinate the land use planning process of all governments within the County and to establish a cooperative effort that will resolve, or more importantly, prevent incompatibilities and conflicts among local governments' land use planning efforts.

Section 7.3 DEFINITIONS

- Local Government any County or municipality, as defined in Chapter 163, Florida Statutes.
- 2. Interjurisdictional Incompatibility shall be defined as a potential implementation of a local plan which could impact another local government and which:
 - A. creates a potential unplanned financial burden on one or more local governmental entities, or

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- B. creates potential incompatible land uses, density or intensity adjacent to one or more local governmental entities, or
- C. adversely impacts one or more local governmental entities, or
- D. creates an excess demand on the infrastructure or natural resources of one or more local governmental entities.

Section 7.4 MEMBERSHIP.

There shall be seventeen (17) members of the Planning Council all of whom reside in Palm Beach County.

- A. Six (6) members shall be duly appointed by the County Commission within ninety (90) days of the effective date of this Charter amendment. One (1) appointee shall be a member of the Board of County Commissioners. Two (2) or more appointees may be members of the Board of County Commissioners except that nothing contained herein shall be construed to permit a majority of the Board of County Commissioners to be so appointed. A minimum of four (4) appointees shall reside in the unincorporated area of Palm Beach County.
- B. Nine (9) members shall be duly appointed by the Palm Beach County Municipal League, Inc., in the following manner: Three (3) members shall be appointed one (1) from each of the three (3) most populated municipalities in the County as determined by the most recent estimates established pursuant to Section 186.901, Florida Statutes. Any reappointment of those members initially appointed from the three (3) most populated municipalities shall be determined based upon the most recent population estimates as established pursuant to \$186.901, Florida Statutes. Appointments or reappointments made pursuant to this section, shall be made from nominations received from the three (3) most populated municipalities as described herein. The six (6) remaining at-large appointments shall be made by the Palm Beach County Municipal League, Inc. No more than one (1) municipal appointee shall represent any single municipality.

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- The Palm Beach County School Board shall appoint one C. (1) of its members as a representative.
- The South Florida Water Management District shall appoint one (1) representative.
- All appointments shall be ratified by the Board of County Commissioners unless a majority of the Board of County Commissioners plus one rejects the appointment within thirty (30) days after receiving notice of the appointment. Should an appointment be rejected by the Board of County Commissioners, the appointing entity shall submit another name for ratification until all positions are filled.
- Should any appointing entity not present the Board of County Commissioners its appointment for ratification within ninety (90) days of the effective date of this Charter Amendment, then, in that event, the Board of County Commissioners shall fill the position pursuant to the requirements of this section.

Section 7.5 VACANCIES.

Any appointing entity may remove and replace any of its appointees at any time by majority vote of the appointing entity. Vacancies shall be filled by the appointing entity with ratification by the Board of County Commissioners.

In the event appointments for filling a vacancy are not submitted to the County Commission upon the expiration of a term, the Planning Council shall notify the appointing entity that an appointment must be made within a sixty (60) day period from the time of The former appointee shall serve until replaced. notification. appointment is not made within the sixty day period, then the Planning Council by majority vote of all its members shall make such appointments in accordance with the criteria established in this section and submit them for ratification. The term of a Planning Council member shall become vacated upon his death, resignation, forfeiture of membership, or removal from membership in any manner prescribed by law. Such vacancy shall be filled in the manner described herein.

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Section 7.6 TERMS OF OFFICE.

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Members shall be appointed for a term of three (3) years after the initial staggered appointments. The staggered appointments are as follows:

The South Florida Water Management District member, two (2) County Commissioner appointees, three (3) Municipal League appointees including one of the three (3) most-populated municipality appointees shall be appointed for three (3) years. The School Board member, (2) County Commissioner appointees, and three (3) Municipal League appointees including one of the three (3) most-populated municipality appointees shall be initially appointed for two (2) years. The remaining appointees shall initially serve one (1) year terms.

Section 7.7 ADMINISTRATION.

- A. The Planning Council shall employ an Executive Director who shall hire such other administrative, professional, expert and clerical assistants as are necessary to carry out the duties authorized by this Charter and as provided for in the Planning Council's adopted budget.
- B. The Planning Council shall adopt reasonable rules of procedure to govern the conduct of its meetings and the performance of its duties.

Section 7.8 PREPARATION AND ADOPTION PROCEDURES.

Each local government in Palm Beach County shall, upon request, furnish the Planning Council with its current adopted Comprehensive Plan. The Planning Council shall then make a composite of land use plans received and shall analyze the composite plans potential interjurisdictional incompatibilities as defined herein and shall so advise the affected local government of its findings. All local affected governments to be bу potential interjurisdictional incompatibilities as defined herein shall be notified in writing by the Planning Council as to the specific nature of the potential interjurisdictional incompatibilities. The affected local governments shall be given an opportunity to respond in writing to the Planning Council regarding the incompatibilities and the Planning Council shall consider and evaluate the merits of the responses. The Planning Council

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shall then hold public hearings on the composite plan noting to the public all potential interjurisdictional incompatibilities identified in the composite of the land use plans received from the local governments and the responses received from the affected local governments. The Planning Council shall then prepare a proposed Countywide Future Land Use Element, pursuant to Chapter 163, Florida Statutes, considering the potential interjurisdictional incompatibilities as identified in the composite plan and the comments received at the public hearings. Planning Council, in preparing the Countywide Future Land Use Element, shall be limited to the composite plan identified above, and shall only modify that composite plan when interjurisdictional incompatibilities as defined above exist. The Planning Council shall provide a draft of the proposed Countywide Future Land Use Element to each local government and request written comments. If the Planning Council concurs with the local government, it shall modify the proposed Countywide Future Land Use Element accordingly. If the Planning Council does not concur with the local government, it shall then conduct public hearings on the proposed Countywide Future Land Use Element and shall recommend for adoption by the Board of County Commissioners a Countywide Future Land Use Element pursuant to Chapter 163, Florida Statutes. The Board of County Commissioners shall adopt the Countywide Future Land Use Element prepared by the Planning Council by a majority vote of the entire Commission. A majority of the Board of County Commissioners plus one shall be required to make any amendment, addition or deletion to the Countywide Land Use Element as recommended by the Planning Council. The Board of County Commissioners, in adopting the Countywide Land Use Element, shall not establish more intense land uses or higher densities than provided for by any local government's adopted Land Use Element without the express consent of the local government.

Section 7.9 EFFECTIVE DATE.

The Countywide Future Land Use Element shall take effect one year from the date of adoption by the Board of County Commissioners and shall be the adopted Land Use Element pursuant to Chapter 163, Florida Statutes, for each local government, unless the local government's adopted plan has been certified by the Planning Council as consistent

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with the adopted Countywide Future Land Use Element. If any local government's plan is not certified as consistent by the Planning Council, the Countywide Future Land Use Element shall prevail. Where a local plan has been certified, it shall serve as the Countywide Land Use Element for that area.

In the event a future land use incompatibility has arisen between two or more local governments prior to the effective date of this Article VII, and in the event that such local governments are then currently litigating such incompatibilities, the Planning Council shall suspend a determination regarding consistency of those matters in conflict between such local governments until such conflict has been resolved by litigation, and a final order entered, following final appeal. Nothing contained herein shall prohibit any local government from adopting more restrictive land uses than provided for by the Countywide Future Land Use Element.

Section 7.10 EVALUATION AND APPRAISAL REPORT

Not more than once every two years, the Planning Council shall prepare an Evaluation Report of the adopted Countywide Future Land Use Element pursuant to Chapter 163, Florida Statutes. The Evaluation Report shall identify the success and failure of the Countywide Future Land Use Element in reviewing the land use planning of all local governments within the County and noting the potentiality of incompatibilities between local government's land use plans.

Section 7.11 REVIEW PROCESS.

The adopted Countywide Land Use Element shall be transmitted to each local government. Within a period of time specified by procedural rule each local government shall, if necessary, propose modifications to its land use element and related elements to make them consistent with the adopted Countywide Land Use Element and transmit the local land use element, related elements and any proposed amendments to the Planning Council. The Planning Council shall review, within a period of time specified by procedural rule, submitted local elements including proposed amendments, if any, and determine whether or not they are consistent with the Countywide Land Use Element.

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A. If found to be consistent, the Planning Council shall certify the local land use element and related elements. If the elements as certified included proposed amendments, the local government shall adopt those amendments pursuant to Chapter 163, Florida Statutes. The local government shall forward the adopted amendments to the Planning Council within thirty (30) days. If the adopted local amendments are different from the proposed amendments which formed the basis of the certification by the Planning Council, the local elements shall be resubmitted for certification.

If found to be not consistent, the Planning Council shall identify inconsistencies and specify the modifications to the local elements that are necessary to make it consistent. Upon being notified by the Planning Council that the local elements are not consistent with the Countywide Land Use Element, the local government may then propose amendments to the local elements and transmit the proposed amendments to the Planning Council. The Planning Council shall review the submitted local land use element and related elements and proposed amendments within a period of time specified by procedural rule. Upon finding that the proposed amendments to the local land use elements are consistent with the Countywide Land Use Element, the Planning Council shall certify The local government shall adopt those amendments pursuant to Chapter 163, Florida Statutes. The local government shall then forward the adopted amendments to the Planning Council. If the adopted local amendments are different from the proposed amendments which formed the basis of the certification by the Planning Council, the local elements shall be resubmitted for certification. If the Planning Council finds that the local elements are still not consistent with the Countywide Land Use Element, it shall identify such inconsistencies and specify the modifications to the local elements that are necessary to make it consistent. The provisions of this paragraph shall apply to all subsequent proposed amendments transmitted to the Planning Council in response to the inconsistencies identified and modifications suggested by the Planning Council in earlier reviews.

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Section 7.12 AMENDMENTS.

Amendments to the adopted Countywide Land Use Element shall be initiated only by a local government or the Planning Council. Any amendment initiated by the Planning Council shall be based on the Evaluation and Appraisal Report. These amendments shall be adopted by the Board of County Commissioners in the same manner as provided for in the original plan adoption. All amendments initiated by a local government must be transmitted to the Board of County Commissioners with a recommendation by the Planning Council. Any amendment proposed by a local government that is not recommended for approval by the Planning Council can only be approved by a majority of the Board of County Commissioners plus one.

Section 7.13 CONSISTENCY REQUIREMENT.

All other related elements of the local government's comprehensive plan shall be made consistent with the adopted Countywide Land Use Element and all developments undertaken by, and all actions taken in regard to development orders by governmental agencies shall be consistent with the adopted Countywide Land Use Element.

Section 7.14 PLANNING COUNCIL AS LOCAL PLANNING AGENCY.

The Planning Council shall be designated the Local Planning Agency pursuant to Chapter 163, Florida Statutes, for all local governments within Palm Beach County only for the purposes expressed within this Article. Further, this section shall not become effective until the Planning Council has prepared a proposed Countywide Future Land Use Element in accordance with Section 7.8.

Section 7.15 FUNDING.

The Planning Council shall annually adopt a budget and submit it to the Board of County Commissioners. The Board of County Commissioners shall provide the funds requested by the Planning Council unless a majority of the Board plus one rejects or modifies the proposed budget. The County shall fund the Planning Council each year in an amount reasonably sufficient to permit the Planning Council to accomplish its responsibilities.

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Section 7.16 CONTRACTS, GIFTS AND GRANTS.

The Planning Council may enter into contracts, perform studies and may accept gifts, grants, and/or assistance from Federal, State or local governmental units or agencies for the conduct of its work and the realization of its objectives, provided that no condition or limitation be attached, nor any conflict be generated inconsistent with its duties under this article.

Section 7.17 LEGAL RIGHTS.

If a person, firm or corporation has, by actions in reliance on prior regulations, obtained vested or other legal rights that in law would have prevented a local government from changing those regulations in a way adverse to its interests, then nothing in this Charter authorizes any governmental agency to abridge those rights. Nothing in this section authorizes any governmental agency to adopt a rule or regulation or issue any order that is unduly restrictive or constitutes a taking of property without the payment of full compensation, in violation of the Constitution of the State of Florida or of the United States.

Section 7.18 PREVALENCE OVER MUNICIPAL ORDINANCES.

The Countywide Land Use Element Ordinance adopted by the Board of County Commissioners pursuant to Chapter 163, Florida Statutes, and this Article shall prevail over municipal land use element ordinances as provided for in Article 1, Section 3 of this Charter. The intent of this Article is to provide countywide uniformity which will best further the interests of the citizens of Palm Beach County. This Article shall permit regulatory preemption but shall never be interpreted by the Planning Council or the Board of County Commissioners as a transfer of functions or powers relating to municipal services.

Section 7.19 REPEAL PROVISION

This article of the Palm Beach County Charter shall be repealed five (5) years from its effective date or upon a five year multiple thereafter if a majority of local governments in Palm Beach County, through their governing bodies, by resolution, vote to repeal this article within 30 days-prior to the 5th year anniversary of the effective date or any subsequent five year multiple of the anniversary of the effective date.

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SECTION 3 - REFERENDUM:

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On November 4, 1986, a general election is to be held and in accordance with the requirements of the Constitution and Laws of Florida, the question on the ballot shall be as follows:

COUNTYWIDE PLANNING COUNCIL

"Shall there be an amendment to the Palm Beach County charter establishing a Countywide Planning Council, which shall: identify incompatibilities in land use among all municipalities and unincorporated area; prepare a land use element for countywide application; be designated as the Local Planning Agency for the Countywide Land Use Element; providing for: adoption of the Countywide Land Use Element; prevalence of countywide land use element ordinances over municipal land use element ordinances; repeal provision.

YES

NO____

SECTION 4 - FORM OF NOTICE:

The form of notice of the election by which this charter amendment shall be submitted to referendum shall contain the complete text of this ordinance setting forth the entire proposed amendment as provided by law.

SECTION 5 - ADOPTION BY FOUR-FIFTHS VOTE OF BOARD OF COUNTY

COMMISSIONERS:

Pursuant to Section 6.3 of the Palm Beach County Charter this ordinance providing for amendment to the Palm Beach County Charter was adopted by a four-fifths majority of the Board of County Commissioners of Palm Beach County.

SECTION 6 - SEVERABILITY:

If any section, paragraph, sentence, clause, phrase, or word of this ordinance is for any reason held by the Court to be unconstitutional, inoperative or void, such holding shall not affect the remainder of this ordinance.

SECTION 7 - INCLUSION IN THE CHARTER OF

PALM BEACH COUNTY, FLORIDA;

The provisions of the charter amendment hereby approved shall become and be made a part of the Charter of Palm Beach County, Florida. The Article or Sections of the charter amendment may be renumbered or

1 2 relettered to accomplish such, and the word "amendment" may be changed to "section," "article," or any other appropriate word.

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APPROVED AS TO FORM AND

County Attorney

LEGAL SUFFICIENCY

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SECTION 8 - EFFECTIVE DATE:

The charter amendment shall become law on January 1, 1987, if approved by a majority of those electors voting on the matter.

APPROVED AND ADOPTED by the Board of County Commissioners of Palm Beach County, Florida, on the 9th day of September, 1986.

> PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS

Ву

Acknowledgement by the Department of State of the State of Florida, on this, the $17t_{ay}$ of Sept., 1986.

Acknowledgement from the Department of State received on the 22ndday of September 1986, at 11:44M., and filed in the Office of the Clerk of the Board of County Commissioners of Palm Beach County, Florida.

> STATE OF FLORIDA, COUNT I, JOHN D. D. JOHN B. DONKLE,